

(a) (Preliminary Work.) Preliminary Engineering Surveys: Preliminary Plans and Estimates; Preliminary Engineering Investigations and Studies; Subsoil Investigations and Borings; Test Piles; Traffic Studies; Traveling, Transportation and Subsistence Expenses of State Roads Commission Personnel Assigned to Preliminary Work;

(b) (Rights-of-way.) Property Surveys; Legal Costs in Connection With Property Acquisition; Cost of Property Acquired; Appraisals; Cost in Connection with Acquisition of Rights, Easements, Franchises and Interests Acquired by the Commission; Traveling, Transportation and Subsistence Expenses of Commission Personnel Assigned to Rights-of-Way;

(c) (Construction.) Payments made to contractors, builders and materialmen (to include all labor and material entering into the construction of the project); Demolition; Machinery and Equipment;

(d) (Engineering.) Preparation of Contract Plans and Specifications; Estimates; Supervision of Construction; Inspection of Workmanship and Materials; Mill and Shop Inspection; Tests of Materials; Control Surveys; Traveling, Transportation and Subsistence Expenses of Engineers Assigned to the Design, Preparation of Contract Plans and Specifications, Surveys, Supervision of Construction and Inspection of Construction Work;

(e) (Administrative and Legal Services.) Administrative Expenses Including Portions of the General Administrative Expenses of the Commission Allocated or Prorated to the Project; Accounting; Supervision; Legal Expenses; Traveling, Transportation and Subsistence Expenses;

(f) (Miscellaneous.) Items of expense not properly covered under the headings (a) to (e), inclusive.

16. The Motor Vehicle Revenue Fund, created as a special fund pursuant to the provisions of Section 285 of Article 66½ of the Annotated Code of Maryland, shall be applied by the State Treasurer, upon warrants of the Comptroller, first for preserving that portion of the annual tax laid by Section 147E of this Article, as enacted by Chapter 884 of the Acts of 1941, and described therein as part of the license fees and franchise taxes with respect to trucks and commercial vehicles required to be paid pursuant to the provisions of Article 56 of the Annotated Code of Maryland; it being the intent hereof that, so long as any of the refunding and improvement bonds referred to in said Section 147E remain